UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	DISTRICT OF	MASSACHUSEIIS	<i>₹11</i>
		CASE NO.	o4-10888Scabfice
JANETT GOMEZ	>		Z004 JUN -8 ₱ 12: 37
Plaintiff,)		
)		U.S. BISTRICT COURT
V.)		U.S. DISTRICT COURT
)		- / - Car _{4,0}
METROPOLITAN LIFE)		
INSURANCE COMPANY)		
Defendant	Ì		

MOTION (ASSENTED-TO) OF DEFENDANT METROPOLITAN LIFE INSURANCE COMPANY TO ENLARGE TIME TO RESPOND TO COMPLAINT

The defendant, Metropolitan Life Insurance Company, with the assent of the plaintiff, hereby moves, pursuant to Fed. R. Civ. P. 6(b) and Fed. R. Civ. P. 12(a), to enlarge the time within which it must serve a response to the complaint in this case to and including June 28, 2004. As grounds therefor, the defendant states that said additional time is necessary in order for it to prepare its response because of the complex nature of the issues raised in the complaint.

METROPOLITAN LIFE INSURANCE COMPANY, By its attorney,

James F. Kayanaugh, Jr. BBO#262360 CONN KAVANAUGH ROSENTHAL PEISCH

& FORD, LLP

Ten Post Office Square Boston, MA 02109

617-482-8200

DATED: June 7, 2004

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party by (hereby (molt), on Trace 2-2005.